

# REC'd PCT/PTO 01 SE COOPERATION TREATY



#### CODE DATE INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY (Chapter II of the Patent Cooperation Treaty)

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	(PCT Article 36 and Rule 70)		ANKOM 2 2 JUN 2004	GII					
Applicant's or agent's file reference	FOR FURTHER ACTION See Form P	DATA							
100614-1 WO		ENTERED							
International application No.	International filing date (day/month/year)	Priority date	<b>州域がmonth</b> /year) CHECK	Γ					
PCT/SE 2003/000378	04.03.2003	05.03.	2002	╁					
International Patent Classification (IPC) of	r national classification and IPC			1					
C07D 401/12, A61K 31/	4439, A61P 1/04 // C07D	235/28	, CO7D 213/34,						
C07D 211/00, A61K 31/	4188								
Applicant				1					
AstraZeneca AB et al	<u> </u>	_							
This report is the international pre Authority under Article 35 and tra	liminary examination report, established by this ansmitted to the applicant according to Article 2	s Internationa 36.	l Preliminary Examining						
2. This REPORT consists of a total of									
<ol> <li>This report is also accompanied by</li> </ol>	y ANNEXES, comprising:			l					
	and to the International Bureau) a total of		sheets, as follows:						
sheets of the description, claims and/or drawings which have been amended and are the basis of this report and/or sheets containing rectifications authorized by this Authority (see Rule 70.16 and Section 607 of the Administrative Instructions).									
sheets which beyond the di	sheets which supersede earlier sheets, but which this Authority considers contain an amendment that goes beyond the disclosure in the international application as filed, as indicated in item 4 of Box No. I and the Supplemental Box.								
b. (sent to the Internation	b. (sent to the International Bureau only) a total of (indicate type and number of electronic carrier(s))								
`	containing a sequence listing	and/or tables	related thereto, in computer						
readable form only, a Administrative Instru	s indicated in the Supplemental Box Relating to ctions).	Sequence Li	isting (see Section 802 of the						
4. This report contains indications re	lating to the following items:			1					
Box No. I Basis of	f the report	•		l					
Box No. II Priority				l					
Box No. III Non-est	Box No. III Non-establishment of opinion with regard to novelty, inventive step and industrial applicability								
l	Box No. IV Lack of unity of invention								
Box No. V Reason applical	Box No. V Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement								
Box No. VI Certain	Box No. VI Certain documents cited								
Box No. VII Certain	defects in the international application								
Box No. VIII Certain	observations on the international application								

Date of submission of the demand	Date of completion of this report			
15.09.2003	15.06.2004			
Name and mailing address of the IPEA/SE Patent- och registreringsverket Box 5055 S-102 42 STOCKHOLM	Authorized officer  Per Renström/BS			
Facsimile No. +46 8 667 72 88	Telephone No. +46 8 782 25 00			

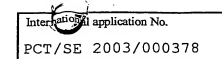
Form PCT/IPEA/409 (cover sheet) (January 2004)

## INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

1	*
Internationa	Application No.
DCE /CE	2003/000378

Box	No. I	Basis of the report	
1.	With r	egard to the language, this report is based on the international application in the langua	ge in which it was filed, unless
	П	This report is based on a translation from the original language into the following language which is the language of a translation furnished for the purposes of:	,,
		international search (under Rules 12.3 and 23.1(b))	
		publication of the international application (under Rule 12.4)	
		international preliminary examination (under Rules 55.2 and/or 55.3)	
.2.	furnish	regard to the elements of the international application, this report is based on (replated to the receiving Office in response to an invitation under Article 14 are referred to internation annexed to this report):	cement sheets which have been this report as "originally filed"
	$\boxtimes$	the international application as originally filed/furnished	
		the description:	11 C1 1/C .:-11
		pages	as originally filed/furnished
		pages* received by this Authority on received by this Authority on	
		pages* received by this Authority on	
		the claims:	as originally filed/furnished
		pagesas amended (together with	any statement) under Article 19
		pages	•
l		pages* received by this Authority on	
		pageo	
	Ш	the drawings:	as originally filed/furnished
		pages received by this Authority on	
		pages* received by this Authority on	
		a sequence listing and/or any related table(s) - see Supplemental Box Relating to Sequen	ce Listing.
3.		The amendments have resulted in the cancellation of:	
		the description, pages	
		the claims, Nos.	
		the drawings, sheets/figs	
ı		the sequence listing (specify):	
		any table(s) related to the sequence listing (specify):	
4.		This report has been established as if (some of) the amendments annexed to this report made, since they have been considered to go beyond the disclosure as filed, as indicate 70.2(c)).	rt and listed below had not been d in the Supplemental Box (Rule
		the description, pages	<u>-</u>
		the claims, Nos.	
		the drawings, sheets/figs	
		the sequence listing (specify):	
		any table(s) related to the sequence listing (specify):	
		_	
*	If iten	a 4 applies, some or all of those sheets may be marked "superseded."	

## INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY



Box No.	m	Non-estab	lishment of op	inion with	regard to no	velty, invent	ive step and ind	ustrial appli	cability	
The ques	tions w	hether the conot been ex	claimed invention	on appears tect of:	to be novel, t	o involve an i	nventive step (to	be non obvio	ous), or to be ind	lustrially
	the ent	tire internat	ional applicatio	n						
$\boxtimes$	claims	Nos17								
becau	ce.									
		•••	1 1 1 - 1 - 1		Lalainna Nica	17				•
	the sai	d internation to the follow	onal application, wing subject ma	, or the said atter which	does not requ	ire an interna	ational preliminar	y examination	on (specify):	
ani		body	67.1.(i by sur				eatment as well		human on iagnostic	
							*			
			aims or drawing t no meaningful				v) or said claims	Nos		
						•				
•					•					
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										141
	the ele	ima araaid	l claims Nos.					are so it	nadequately supp	norted
لـــا			that no meanin	gful opinio	n could be fo	rmed.			and quality carry	
	no inte	rnational se	earch report has	been estab	lished for sai	d claims Nos.				•
			Vor amino acid structions in tha		sting does no	ot comply with	h the standard pro	ovided for in	Annex C of the	ļ
	the wri	tten form			has not been	furnished	•			
					does not con	nply with the	standard			
	the con	nputer read	able form		has not been	furnished				
					does not con	aply with the	standard			
	the tab	les related t hnical requi	o the nucleotide irements provid	e and/or am ed for in the	ino acid seque e Annex C-b	nence listing, is of the Adm	if in computer realinistrative Instruc	ctions.		ply with
	See Su	pplemental	Box for further	details.			· <u>**</u>			
			·							*

### INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY



Во	x No. V	Reasoned statement u	nder Article ions supporti	35(2) with regard to novel ng such statement	ty, inventive step or industrial ap	plicability;
1.	Statement				, i	
	Novelt	y (N)	Claims Claims	1-16		YES NO
	Inventive step (IS)		Claims Claims	1-16		YES NO
	Industr	ial applicability (IA)	Claims Claims	1-16		YES NO

2. Citations and explanations (Rule 70.7)

Documents cited in the International Search Report:

D1: EP0124495 D2: W09427988

The cited documents represent the general state of the art. The invention defined in claims 1-16 is not disclosed by any of these documents.

The cited prior art does not give any indication that would lead a person skilled in the art to the claimed products, processes of preparation or uses. Therefore, the claimed invention is not obvious to a person skilled in the art.

Accordingly, the invention defined in claims 1-16 is novel and is considered to involve an inventive step. The invention is industrially applicable.